1 2 3 4	Gregory M. Fox, State Bar No. 070876 BERTRAND, FOX & ELLIOT The Waterfront Building 2749 Hyde Street San Francisco, California 94109 Telephone: (415) 353-0999 Facsimile: (415) 353-0990		
5	Attorneys for Defendants CITY OF ANTIOCH, LOREN BLEDSOE and ALLAN CANTANDO		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	LUIS A. ALVAREZ-ORELLANA,	Case No. C12-4693 JSC	
12	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT	
13	v.	CONFERENCE and RELATED RULE 26 DISCLOSURES PENDING APPEARANCES OF	
14 15 16 17 18 19 20 21 22 23 24	CITY OF ANTIOCH; LOREN BLEDSOE, individually and in his capacity as a police officer for the CITY OF ANTIOCH; ALLAN CANTANDO, individually and in his official capacity as chief of police for the city of Antioch; DAVID O. LIVINGSTON, individually and in his official capacity as Sheriff for the County of Contra Costa; LREOY D. BACA, individually and in his official capacity as Sheriff for the County Los Angeles; L. WALKER, individually and in his official capacity as Clerk for the Los Angeles County Superior Court; C. NEDAR, individually and in his official capacity as Clerk for the Los Angeles County Superior Court; LOS ANGELES SUPERIOR COURT CLERK'S OFFICE, in its official capacity; and DOES 1-30, Defendants.	ALL NAMED DEFENDANTS, FILING OF THE AMENDED COMPLAINT AND FILING OF RESPONSIVE PLEADINGS THEREIN	
25	This matter is currently scheduled for the	e Initial Case Management Conference on Thursday,	
26	April 18 and plaintiff is also required to file his amended complaint on that same date (see Order on		
27	Stipulation dated March 4, 2013 Docket No. 38). Plaintiff has attempted service on defendant David		
28	O. Livingston, Sheriff of Contra Costa County	7. Counsel from the Contra Costa County Counsel's	

Office have made arrangements with plaintiff's counsel so that County Counsel for Contra Costa County may accept service for defendant Livingston of the amended complaint and said service of the amended complaint will take place sometime after the filing of the amended complaint on or before April 18, 2013.

Given not all parties have yet formally appeared in the above captioned matter, and it may take another 30 - 45 days after April 18 for all appearances to be filed in the above captioned matter, the attorneys for the parties presently appearing agree it would be a more efficient use of Court resources and the time and costs for the parties that the Case Management Conference be continued again from Thursday April 18 to Thursday June 27 so that all named defendants who have been served and not dismissed may appear and participate in said CMC.

Therefore the plaintiff and Antioch defendants and defendant Baca Stipulate and respectfully request that this Court continue the current date for the Initial Case Management Conference from Thursday, April 18 to Thursday, June 27, 2013 at 130 pm or to that future date most convenient for the Court.

A joint CMC statement to be filed on or before Thursday June 20, 2013.

The parties further agree that at the time of the Case Management Conference hearing, the date of Rule 26 (f) disclosures and ADR process should be re-scheduled to a new date mutually convenient to all parties and based on the results of the Case Management Conference all of which will help frame the issues.

Based on this good cause the parties, acting by and through their respective legal counsel, stipulate and request that the Court order the stipulation of the parties and that the initial Case Management Conference date be continued from April 18 to June 27, 2013. A joint Case Management Conference Statement to be filed Thursday June 20, 2013. The date for Rule 26 (f) disclosures; and the deadlines for filing the ADR Certification, Stipulation to ADR Process or Notice of Need for ADR Phone Conference, to be set by the Court at the initial Case Management Conference.

1	Dated: April 4, 2013.	Law Offices of Enrique Ramirez		
2				
3	By:	/s/ 		
4		Enrique Ramirez		
5				
6	Dated: April 4, 2013.	BERTRAND, FOX & ELLIOT		
7				
8	By:	/s/ 		
9		Gregory M. Fox Attorneys for Defendants		
10 11		CITY OF ANTIOCH, LOREN BLEDSOE and ALLAN CANTANDO		
12	Dated: April 4, 2013.	LOS ANGELES COUNTY COUNSEL		
13				
14	By:	/s/ 		
15		Jonathan McCaverty, Senior Deputy County Counsel		
16		Attorney for Defendant Leroy D. Baca		
17	ATTORNEY ATTESTATION			
18	I hereby attest that I have on file all holograph signatures for any signatures indicated by a			
19	conformed signature ("/s/") within this E-filed document.			
20				
21	Dated: April 4, 2013 ———————————————————————————————————	<u>Л. Fox</u>		
22				
23	ORDER			
24	Good cause appearing the Stipulation is So Ordered. The initial Case Management Conference at 9:00 a.m.			
25	date is continued from April 18 to June 27, 2013 or A joint Case Management Conference			
26	Statement to be filed Thursday June 20, 2013 or The date for Rule 26 (f) disclosures; and			
27 28	the deadlines for filing the ADR Certification, Stipulation to ADR Process or Notice of Need for ADR			
	3			
	STIPULATION CONTINUING CASE M	MANAGEMENT CONFERENCE		

1 2

Dated: April 12, 2013

By:

IT IS SO ORDERED

Judge Edward M. Chen

Judge Edward M. Chen

Phone Conference, to be set by the Court at the initial Case Management Conference.